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Federal Communications Commission
Office of the Secretary



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EX PARTE

April 13, 2007

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

*Re: Section 272(f)(1) Sunset of the BOC Separate Affiliate and
Related Requirements, WC Docket No. 02-112*

Dear Ms. Dortch:

'This letter supplements Verizon's March 27, 2007 Response' to specification I of the Commission's March 13 information request, following requests for clarification from Wireline Competition Bureau Staff.

Wireline Competition Bureau Staff had requested the disaggregation of certain data for Pennsylvania and Virginia by areas served by the former Bell Atlantic and the former GTE. Verizon's April 3 Submission² contained this disaggregation for legacy Verizon residential retail

¹ Response of Verizon to the Commission's March 13, 2007 Information Request ("Verizon's March 27 Response"), *attached to* Letter from Joseph Jackson, Verizon, to Marlene H. Dortch, FCC, WC Docket No. 02-112 (Mar. 27, 2007).

² Letter from Joseph Jackson, Verizon, to Marlene H. Dortch, FCC, WC Docket No. 02-112 (Apr. 3, 2007).

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lines³ and most data associated with presubscribed legacy Verizon residential lines.⁴ Verizon's April 5 Submission⁵ contained an estimate for legacy Verizon residential retail lines that are presubscribed to Verizon Long Distance.⁶

The attached exhibits provide the former Bell Atlantic/former GTE disaggregation in Pennsylvania and Virginia for other data provided with Verizon's March 27 Response. Exhibit 1.B.1 contains the same data Verizon submitted in Exhibit 1.B (residential resale lines and the top three purchasers of residential resale lines), however, Exhibit 1.B.1 is limited to Pennsylvania and Virginia, and disaggregates volumes in these states by areas served by the former Bell Atlantic and the former GTE.

Exhibit 1.C.1 contains the same data Verizon submitted in Exhibit 1.C (unbundled loops and the top three purchasers of unbundled loops), however, Exhibit 1.C.1 is limited to Pennsylvania and Virginia, and disaggregates volumes in these states by areas served by the former Bell Atlantic and the former GTE. Exhibit 1.C included a worksheet labeled "UNE Loops – Top 3," which contained an error: the table heading incorrectly stated "DS-0 UNE LOOPS." It should have stated "UNE LOOPS," because the data were not limited to DS-0 loops.

Exhibit 1.D.1 contains the same data Verizon submitted in Exhibit 1.D (residential Wholesale Advantage lines and the top three purchasers of residential Wholesale Advantage lines), however, Exhibit 1.D.1 is limited to Pennsylvania and Virginia, and disaggregates volumes in these states by areas served by the former Bell Atlantic and the former GTE.

Verizon does not maintain data disaggregated by areas served by the former Bell Atlantic and the former GTE that correspond to statewide totals for each of the time periods that were provided in Exhibit 1.F.1 (residential E911 listings). The attached Exhibit 1.F.4 provides the percentage of total residential E911 listings for the former Bell Atlantic and former GTE areas in Pennsylvania and Virginia as of the end of December 2006. This percentage may provide a reasonable estimate for other time periods.

Exhibits 1.B.1, 1.C.1, 1.D.1, and 1.F.4 contain Highly Confidential Information and have been marked "HIGHLY CONFIDENTIAL INFORMATION - SUBJECT TO SECOND PROTECTIVE ORDER IN WC DOCKET NO. 02-112 BEFORE THE FEDERAL

³ See Exhibit 1.A.1.a

⁴ See Exhibits 1.A.2.a (legacy Verizon residential retail lines for which Verizon Long Distance is not the PIC), 1.A.3.a (legacy Verizon residential retail lines for which no PIC is identified), and Exhibit 2.A (wholesale residential lines that are presubscribed to Verizon Long Distance).

⁵ Letter from Joseph Jackson, Verizon, to Marlene H. Dortch, FCC, WC Docket No. 02-112 (Apr. 5, 2007).

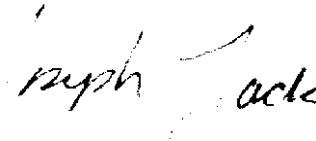
⁶ See Exhibit 1.A.1.b.

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COMMUNICATIONS COMMISSION” in accordance with the Second Protective Order in this proceeding?

If you have any questions, please call **me** at 202-515-2467.

Very truly yours,

A handwritten signature in black ink, appearing to read "Stephen J. Ack". The signature is written in a cursive, somewhat stylized font.

Enclosures

⁷ *Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements*, Second Protective Order, WC Docket No. 02-1 12, DA 07-1389 (rel. **Mar.** 23, 2007).

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EXHIBIT 1.B.1

REDACTED – FOR PUBLIC INSPECTION

EXHIBIT 1.C.1

REDACTED – FOR PUBLIC INSPECTION

EXHIBIT 1.D.1

REDACTED – FOR PUBLIC INSPECTION

EXHIBIT 1.F.4